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FORM A6796 FEB 94 NSN: 7540-FM-001-5465 DERIVED FROM: NSA/CSSM 123-2 DATED: 24 February 1998 DECLASSIFY ON: X1

SECURITY CLASSIFICATION

TOP SECRET//COMINT//NOFORN//X1



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NATIONAL SECURITY AGENCY CENTRAL SECURITY SERVICE

FORT GEORGE G. MEADE, MARYLAND 20755-6000

13 September 2004

MEMORANDUM FOR THE CHAIRMAN, INTELLIGENCE OVERSIGHT BOARD

THRU: Assistant to the Secretary of Defense (Intelligence Oversight)

SUBJECT: (U//FOUO) Report to the Intelligence Oversight Board on NSA

Activities - INFORMATION MEMORANDUM

(U//POUO) Except as previously reported to you or the President, or otherwise stated in the enclosure, we have no reason to believe that any intelligence activities of the National Security Agency during the quarter ending 30 June 2004 were unlawful or contrary to Executive Order or Presidential Directive, and thus required to be reported pursuant to Section 1.7.(d) of Executive Order 12333.

(U/FOUO) The Inspector General and the General Counsel continue to exercise oversight of Agency activities by means of inspections, surveys, training, review of directives and guidelines, and advice and counsel. These activities and other data requested by the Board or members of the staff of the Assistant to the Secretary of Defense (Intelligence Oversight) are described in the enclosure.

JOEL F. BRENNER

Inspector/General

General Counsel

(U//FOUO) I concur in the report of the Inspector General and the General Counsel and hereby make it our combined report.

Lieutenant General, USAF

Director, NSA/Chief, CSS

Encl:

Quarterly Report

This Document May Be Declassified and Marked "UNCLASSIFIED#FOR OFFICIAL USE ONLY" upon removal of enclosure(s).

DERIVED FROM: NSA/CSSM 123-2 Dated: 24 February 1998 Declassify on: X1

TOP SECRET//COMINT//NOFORN//X1

1. (U) INSPECTOR GENERAL ACTIVITIES

a. (C//SI) During this quarter, the Office of Inspector General (OIG) reviewed various intelligence activities of the National Security Agency/Central Security Service (NSA/CSS) to determine whether they were conducted in accordance with applicable statutes, Executive Orders (E.O.s), Attorney General procedures, and DoD and internal directives. With few exceptions, the issues presented were routine and indicated that the operating elements understand the restrictions on NSA/CSS activities.

b. (8/731) The NSA OIG completed an inquiry (see our report dated 17 March 2004)
into an instance of SIGINT Collection against a U.S. Person abroad without
Attorney General authorization While conducting our
inquiry into this mishap, we encountered strong indications of shortcomings in the
control environment that allowed this incident to occur and go undetected for
almost six months. Corrective action has been directed and will be monitored
through completion. (b) (1)
(b)(3)-P.L. 86-36
c . (S//SI//NF) Two more individuals assigned to the
(see our quarterly reports of 18 September 2003 and 9 June 2004) have admitted
misusing the U.S. SIGINT system by conducting unauthorized electronic
surveillance of U.S. and non-U.S. persons abroad. The unauthorized surveillances
were conducted for no legitimate foreign intelligence purpose. (b) (1)
(b) (3)-P.L. 86-36
(S//SL/NF) In response to these incidents the Director NSA and (5) (3) -50 0St 3024(1)
issued a joint message to the warning
them of the consequences of misconduct of that type. A copy of the DIRNSA/
message, together with amplifying remarks from the Director and Deputy
Director of are attached as Enclosure 1.
d. (U// POUO) Along with inspectors from
the NSA OIG completed a joint inspection of
The joint inspection report notes that the site's intelligence
oversight program is weak in training and documentation procedures. The
inspection team noted that annual refresher training, which is accomplished by
online posting of required reading material, is inconsistent and lacks
documentation. A revisit to by the Joint Inspectors General
will be scheduled for next year.
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TOP SECRET//COMINT//NOFORN//X1

2. (U) GENERAL COUNSEL ACTIVITIES

-(C//SI) The NSA Office of General Counsel (OGC) reviewed various intelligence activities of the NSA/CSS to determine whether they were conducted in accordance with applicable statutes, E.O.s, Attorney General procedures, and DoD and internal directives. The OGC advised Agency elements on a number of questions, including the collection and dissemination of communications of or concerning U.S. persons; the reporting of possible violations of federal criminal law contained in SIGINT product; the testing of electronic equipment; and the applicability of the Foreign Intelligence Surveillance Act (FISA). With few exceptions, the issues presented were routine and indicated that the operating elements understand the restrictions on NSA/CSS activities. The OGC did not file any reports with the Intelligence Oversight Board during this quarter.

3. (U) SIGINT ACTIVITIES:

(1) (U) Intentional

a. (S//SI) Collection Against U.S. Persons

a. (S//SI) During this quarter, the Director of the National Security Agency (DIRNSA) granted approval for consensual collection againstpersons. DIRNSA-approved consensual collection againstU.S. persons was routinely terminated this quarter. (b) (1) (b) (3)-P.L. 86-36
b. (S//SI) The Attorney General (AG) granted authority to collect the communications of U.S. persons during this quarter.
(2) (U) Unintentional
a. (S//SI) communications were
inadvertently collected from a in which the called
number was a U.S. number. Once noticed, were immediately
deleted. The system is now undergoing testing to determine the reason for the collection of (b) (1) (b) (3)-P.L. 86-36 (b) (3)-18 USC 798
b. (TS//SI) An NSA integree to (3) -50 USC 3024(i)
discovered during
vrov, that a tasked
was associated with
turned out to be used by based
subscriber
which handles business. Research into
revealed he is a U.S. Citizen

00000 (b) (1) (b) (3) =P I. 86=36	
TOP CCOPETY COMPATITION OF OPALITY (b) (3) -18 USC 798	1
(b) (3)=50 05C 3024(1)
Upon discovering that	
is a U.S. Citizen, the NSA integree stopped working the traffic,	
As of the	
date of this report,	
	6
c. (TS//SI) the /(b) (3) -18 USC 79 (b) (3) -50 USC 30	3 24(i)
reports had been issued	
communications not relevant to the destruction waiver request and has taken	
steps to	
d (S//SHATE) This quarter unintentional retrievals using the	
reported to responsible oversight officials and corrective actions were taken.	
All unauthorized traffic collected has been destroyed.	
(b)(3)-P.L. 86	5-36
FOUO) Dissemination of U.S. Identities	
(1) (U) Intentional (b) (3)-P.L. 86-36	
(S//SI) In accordance with section 7 of USSID 18, U.S. identities were disseminated times during this quarter. The following table shows the	
•	
identity was released to a user at the user's request.	
	TOP SECRET//COMINT//NOFORN/X1 Upon discovering

-TOP SECRET//COMINT//NOFORN//X1-

	JUSTIFICATION	Unmasked by Analyst	Unmasked at User Request	TOTAL
	7.2.c Necessary			(b) (1) (b) (3) -H.L. 86-3
	7.2.c.1 Foreign Official			
	7.2.c.3 International Narcotics			
	7.2.c.4 Criminal Activity 7.2.c.7 U.S. Government Official			
				j
	TOTAL			
(b) (1)	(2) (U) Unintentional	,	(b)	(3)-P.L. 86-36 (3)-18 USC 798 (3)-50 USC 3024(i)
**	a. (TS//SI) The		77.0 11	had
<u>~</u> [one incident of unintentional disse	emination of a	U.S. identity.	
	A subsequensured the identity had not been would be taken until the informat channels. A limited distribution, so counterintelligence information w	ion was dissem special series r	ninated and that r ninated through pr eport used to diss	roper
	b(S//SI) During this quarter, SID contained the identities of U.S. per products that contained information persons were not reissued. c. (TS//SI) released a tot of U.S. Persons or based on the contained in t	rsons, organization derived from al of rep	ations, or entities; n communications orts containing th of persons later id d the reports, whi	those s of U.S. (b) (1) (b) (3)-P.L. 86-36 the identities lentified as ch were
	(3) (U) Raw Traffic Dissemination	on Outside th	e SIGINT	
	a. (TS//SI) As reported in the first from the classif	•	IGINT data was i hich is available t	

: 41	.65364	
(b)	(1) (3)-P.L. 86-36 TOP SEC	RET//COMINT//NOFORN//X1
	are not. The electronic a January 2004,	part of the SIGINT production chain and those who and hard copy data has been destroyed. On 15 Intelligence Oversight of training to all persons involved in this incident.
	ь. (TS//SI)	(b) (3) -P.L. 86-36
	information before their o	were given access to SIGINT learances were properly vetted. The pilot program's ordinator were informed of the deficiency and policy e of clearance status was created to lessen the violations.
	SIGINT production elements non-SID personnel are gradata. Many of these indiversity provide essential enabling SID ensures that the personnel are gradatal enabling sides and on proper restrictions and on proper	as agreements with other government agencies, non- ents of the NSA/CSS, or government contractors, anted access to unevaluated, unminimized SIGINT viduals are integrated into SID offices, while others g work (such as research) in their own spaces. The connel are trained by the OGC on NSA's legal r handling and dissemination of SIGINT data prior data. Personnel working in or with SID during this entatives of the (b) (3) -P.L. 86-36
4. (U) OTHER ACTIVITIES	;(b) (1)
(U//F	OUO) FISA Incidents	(b) (3) -P.L. 86-36
a. (T)	S //SI)	ne OGA
,		that NSA was not authorized to collect. A
unau stano impo	have been purged from NSA thorized collection. As this lard procedures to rtance of following standar	A systems, and no reporting was done based on the

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b. (TS//SI//NF)		[(b) (1)
D. (TOMOD/ME)		OGA (b) (3)
		(b) (7)
(TS//SI/NF)		_
Tromountry[
		1
(II) Appintages to	Law Enforcement	
(U) Assistance to	Law Enforcement	
	s quarter, the SID responded to requests for technical assistance	e
from law enforcen	nent, including requests from) } F.L. 86
	Assistance	e e
included	Tissistanc	
ι		
(U) Working Aids		
	ID maintains "U.S. Identities in SIGINT" and a matrix of blank on its web page for use by all NSA/CSS analysts. The E.O.,	et
	1-23, DoD Regulation 5240.1-R, and USSID 18 are also available	e.
	offices in SID maintain files to be used to prevent targeting of U	
persons.		
(U) Intelligence O	versight Training	
(II/EQUAD'	a this assertion on intelligence assertiable arraining for the GTD.	
_	g this quarter an intelligence oversight specialist from the SID at and Compliance provided on-site training to military, civilian	
	rsonnel assigned to	, 3)-P.L. 80
and contractor per	rsourier assigned to	_,

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	teleconferencing	g. The training i	el provided additiona ncluded Intelligence ion 5240.1-R.
NSA/CSS Policy 1-23,		.,	and a
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(b) (3	3)-P.L. 86-36		

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(0	CIV-NSA) D11	····
From:		
Sen to : To:	@nsa	
Subject:	(U) PLEASE READ	
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		(b)(3)-P.L. 86-36
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		_//
DR VFM: Class. Guid	e 356-01	-//
DA TED: 3 July 2001	•	7
DECLON: XI		
plance read the no	te I received from Lt. Gen. Hayden and this	
All, please lead the no	and my comments below it.	
mor ring and men read	and my comments below it.	
For	warded by HQS on 08/24/2004 12:59	9 PM
"Hayden, Michael V. (MIL-USAF) D" <mvhayde@nsa> on 08/24/2004 08:3</mvhayde@nsa>	3:47 AM
Please respond to much	ayde@nsa	
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To:		 !\:
cc:	"Black, William B (CIV-NSA) D" <wbblack@r< td=""><td>ısa>.</td></wbblack@r<>	ısa>.
		, , , , , , , , , , , , , , , , , , ,
Subject: (U) CA se	ends for DIR: Message from DIRNSA and to	re Mi
suse of SIGINT sy		
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	disse.	
The enclosed message	was coordinated withto go out jointly-from	(b) (3)-P.L. 86-
	den. It is my understanding that you will disseminate	
on their behalf. Please	let me know if you have any questions. Thanks!	
1417	AND THE PARTY OF T	
Exercise to the first term of	Account of the contract of the	
·	AND A CONTRACT OF THE PARTY OF	
of dian Aggistant to the	o Director	
Civilian Assistant to the 963-3111	E DIECTOF	
902-2111		
	#SI/NF) In less than one year, three	(b) (1)
> (2	75 B7141 J III 1038 III all Olic year, truce	(b) (3) -P. L. 86-

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> emplo;	yees have admitted

> employees have admitted misusing the United States SI > conduct unauthorized electronic surveillances of both U > persons abroad. These unauthorized surveillances were > legitimate foreign intelligence purpose. We are require > incidents to the Department of Justice for possible prose > inform your employees in the strongest terms that we w > misconduct of this kind, which may be punishable by re > and removal from by separation from employment > criminal conviction, by fine and/or imprisonment.	J.S. and non-U.S. conducted for no d to report these ccution. Please ill not tolerate ccall from assignment
>	
>	ton. See Many on
DRV FM: NSA/CSS Manual 123-2 Dated: 24 Feb 98 DECL ON: X1	(b) (3)-P.L. 86-36 (b) (1)
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Causineaton Obordin Committee of Canal	•
Three of our colleagues have violated the trust we have puse of our collection systems or any other government equipurposes is unacceptable under any circumstances. Although this e-mail, failure to report foreign national contacts, failure to file accurate financial accounting, failure to file accurate Time reports, failure to pay Government credit card balances in remain troubling issues among the workforce and are penalties. In order to successfully execute our mission, all great latitude to meet your responsibilities. With this response the accountability to remain within the rules, regulations a Failure to do so is a serious matter that will result in direct noted in the above e-mail. It is our responsibility to fully rules, regulations and laws under which we operate. Our these are not an acceptable defense. Know the rules - foll don't know or are unsure - ask. If you are considering violent. If you have violated the rules - tell us now.	uipment for personal ugh not referred to in ure to provide e & Attendance a timely manner, etc. e also subject to severe l of you are given consibility comes and laws that apply. consequences as understand the failure to understand ow the rules. If you
Unfortunately, these three individuals' actions coupled we lapses of good judgement by a few of our colleagues increased scrutiny of all of us in This increased scrutintil such time as we demonstrate, over a long period of tiguly responsible intelligence community employees who while executing good judgment in all we do. sent ago stating that we have come too far to risk losing it due decisions while executing our mission. Likewise, I have syou here at Headquarters or in the field on my TDYs about remains true today and this e-mail from Lt. Gen. Hayden a sad chapter in our proud history. In spite of this, we are stintelligence collection and reporting organization in the Intermediate.	has resulted in attiny will continue time, that we are all know and follow the rules two e-mails some time (b) (3)-P.L. 86-30 to our poor spoken to a number of the same thing. It and document a still the premiere atelligence

4165384 DOCID: of our country under often very . Acult conditions. Everyday we make thousands of successful decisions that effect the security and safety of our country. Everyday the vast majority of us in demonstrate integrity in our (b) (1) (b)(3)-P.L. 86-36 actions and are conscientious in doing our job within the parameters set for us. Everyday you make me proud to be a member of this organization and be given the opportunity to lead you. We cannot and should not tolerate illegal or inappropriate actions in our workforce - it detracts from all the good that we do and taints us by association. I ask for your increased attention to the rules, regulations and laws that we must follow. It is important for each of us to always conduct ourselves in a manner that is a model for others and beyond reproach. If you have questions or comments, please contact (b) (3)-P.L. 86-36 or me.

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